#### 110TH CONGRESS 1ST SESSION

# H. R. 4111

To address the effect of the death of a defendant in Federal criminal proceedings.

#### IN THE HOUSE OF REPRESENTATIVES

November 7, 2007

Ms. Shea-Porter introduced the following bill; which was referred to the Committee on the Judiciary

## A BILL

To address the effect of the death of a defendant in Federal criminal proceedings.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Preserving Crime Vic-
- 5 tims' Restitution Act of 2007".
- 6 SEC. 2. EFFECT OF DEATH OF A DEFENDANT IN FEDERAL
- 7 CRIMINAL PROCEEDINGS.
- 8 (a) In General.—Subchapter A of chapter 227 of
- 9 title 18, United States Code, is amended by adding at the
- 10 end the following:

1	"3 3560. Effect of death of a defendant in Federal
2	criminal proceedings
3	"(a) General Rule.—Notwithstanding any other
4	provision of law, the death of a defendant who has been
5	convicted of a Federal criminal offense shall not be the
6	basis for abating or otherwise invalidating a plea of guilty
7	or nolo contendere accepted, a verdict returned, a sentence
8	announced, or a judgment entered prior to the death of
9	that defendant, or for dismissing or otherwise invalidating
10	the indictment, information, or complaint on which such
11	a plea, verdict, sentence, or judgment is based, except as
12	provided in this section.
13	"(b) Death After Plea or Verdict.—
14	"(1) Entry of judgment.—If a defendant
15	dies after a plea of guilty or nolo contendere has
16	been accepted or a verdict has been returned, but
17	before judgment is entered, the court shall enter a
18	judgment incorporating the plea of guilty or nolo
19	contendere or the verdict, with the notation that the
20	defendant died before the judgment was entered.
21	"(2) Punitive sanctions.—
22	"(A) DEATH BEFORE SENTENCE AN-
23	NOUNCED.—If a defendant dies after a plea of
24	guilty or nolo contendere has been accepted or
25	a verdict has been returned and before a sen-
26	tence has been announced, no sentence of pro-

1	bation, supervision, or imprisonment may be
2	imposed, no criminal forfeiture may be ordered,
3	and no liability for a fine or special assessment
4	may be imposed on the defendant or the de-
5	fendant's estate.
6	"(B) DEATH AFTER SENTENCING OR
7	JUDGMENT.—The death of a defendant after a
8	sentence has been announced or a judgment has
9	been entered, and before that defendant has ex-
10	hausted or waived the right to a direct appeal—
11	"(i) shall terminate any term of pro-
12	bation, supervision, or imprisonment, and
13	shall terminate the liability of that defend-
14	ant to pay any amount remaining due of a
15	criminal forfeiture, of a fine under section
16	3613(b), or of a special assessment under
17	section 3013; and
18	"(ii) shall not require return of any
19	portion of any criminal forfeiture, fine, or
20	special assessment already paid.
21	"(3) Restitution.—
22	"(A) DEATH BEFORE SENTENCE AN-
23	NOUNCED.—If a defendant dies after a plea of
24	guilty or nolo contendere has been accepted or
25	a verdict has been returned and before a sen-

tence has been announced, the court shall, upon a motion under subsection (c)(2) by the Government or any victim of that defendant's crime, commence a special restitution proceeding at which the court shall adjudicate and enter a final order of restitution against the estate of that defendant in an amount equal to the amount that would have been imposed if that defendant were alive.

- "(B) DEATH AFTER SENTENCING OR JUDGMENT.—The death of a defendant after a sentence has been announced shall not be a basis for abating or otherwise invalidating restitution announced at sentencing or ordered after sentencing under section 3664(d)(5) of this title or any other provision of law.
- "(4) CIVIL PROCEEDINGS.—The death of a defendant after a plea of guilty or nolo contendere has been accepted, a verdict returned, a sentence announced, or a judgment entered, shall not prevent the use of that plea, verdict, sentence, or judgment in civil proceedings, to the extent otherwise permitted by law.
- 24 "(c) Appeals, Motions, and Petitions.—

"(1) IN GENERAL.—Except as provided in paragraph (2), after the death of a defendant convicted in a criminal case—

"(A) no appeal, motion, or petition by or on behalf of that defendant or the personal representative or estate of that defendant, the Government, or a victim of that defendant's crime seeking to challenge or reinstate a plea of guilty or nolo contendere accepted, a verdict returned, a sentence announced, or a judgment entered prior to the death of that defendant shall be filed in that case after the death of that defendant; and

"(B) any pending motion, petition, or appeal in that case shall be dismissed with the notation that the dismissal is due to the death of the defendant.

#### "(2) Exceptions.—

"(A) RESTITUTION.—If a defendant dies after being convicted in a criminal case but prior to sentencing or the exhaustion or waiver of direct appeal, the personal representative of that defendant, the Government, or any victim of that defendant's crime may file or pursue an otherwise permissible direct appeal, petition for

1	mandamus or a writ of certiorari, or an other-
2	wise permissible motion described in section
3	3663, 3663A, 3664, or 3771, to the extent that
4	the appeal, petition, or motion raises an other-
5	wise permissible claim to—
6	"(i) obtain, in a special restitution
7	proceeding, a final order of restitution
8	under subsection (b)(3);
9	"(ii) enforce, correct, amend, adjust,
10	reinstate, or challenge any order of restitu-
11	tion; or
12	"(iii) challenge or reinstate a verdict,
13	plea of guilty or nolo contendere, sentence,
14	or judgment on which—
15	"(I) a restitution order is based;
16	or
17	"(II) restitution is being or will
18	be sought by an appeal, petition, or
19	motion under this paragraph.
20	"(B) OTHER CIVIL ACTIONS AFFECTED.—
21	If a defendant dies after being convicted in a
22	criminal case but prior to sentencing or the ex-
23	haustion or waiver of direct appeal, the per-
24	sonal representative of that defendant, the Gov-
25	ernment, or any victim of that defendant's

crime may file or pursue an otherwise permissible direct appeal, petition for mandamus or a writ of certiorari, or an otherwise permissible motion under the Federal Rules of Criminal Procedure, to the extent that the appeal, petition, or motion raises an otherwise permissible claim to challenge or reinstate a verdict, plea of guilty or nolo contendere, sentence, or judgment that the appellant, petitioner, or movant shows by a preponderance of the evidence is, or will be, material in a pending or reasonably anticipated civil proceeding, including civil forfeiture proceedings.

### "(C) COLLATERAL CONSEQUENCES.—

"(i) IN GENERAL.—Except as provided in subparagraphs (A) and (B), the Government may not restrict any Federal benefits or impose collateral consequences on the estate or a family member of a deceased defendant based solely on the conviction of a defendant who died before that defendant exhausted or waived the right to direct appeal unless, not later than 90 days after the death of that defendant, the Government gives notice to that estate or

1	family member of the intent of the Govern-
2	ment to take such action.
3	"(ii) Personal representative.—
4	If the Government gives notice under
5	clause (i), the court shall appoint a per-
6	sonal representative for the deceased de-
7	fendant that is the subject of that notice,
8	if not otherwise appointed, under section
9	(d)(2)(A).
10	"(iii) Tolling.—If the Government
11	gives notice under clause (i), any filing
12	deadline that might otherwise apply
13	against the defendant, the estate of the de-
14	fendant, or a family member of the defend-
15	ant shall be tolled until the date of the ap-
16	pointment of that defendant's personal
17	representative under clause (ii).
18	"(3) Basis.—In any appeal, petition, or motion
19	under paragraph (2), the death of the defendant
20	shall not be a basis for relief.
21	"(d) Procedures Regarding Continuing Litiga-
22	TION.—
23	"(1) IN GENERAL.—The standards and proce-
24	dures for a permitted appeal, petition, motion, or
25	other proceeding under subsection $(c)(2)$ shall be the

1	standards and procedures otherwise provided by law,
2	except that the personal representative of the de-
3	fendant shall be substituted for the defendant.
4	"(2) Special procedures.—If continuing liti-
5	gation is initiated or could be initiated under sub-
6	section (c)(2), the following procedures shall apply:
7	"(A) NOTICE AND APPOINTMENT OF PER-
8	SONAL REPRESENTATIVE.—The district court
9	before which the criminal case was filed (or the
10	appellate court if the matter is pending on di-
11	rect appeal) shall—
12	"(i) give notice to any victim of the
13	convicted defendant under section
14	3771(a)(2), and to the personal represent-
15	ative of that defendant or, if there is none,
16	the next of kin of that defendant; and
17	"(ii) appoint a personal representative
18	for that defendant, if not otherwise ap-
19	pointed.
20	"(B) Counsel shall be ap-
21	pointed for the personal representative of a de-
22	fendant convicted in a criminal case who dies if
23	counsel would have been available to that de-
24	fendant, or if the personal representative of
25	that defendant requests counsel and otherwise

1	qualifies for the appointment of counsel, under
2	section 3006A.
3	"(C) Tolling.—The court shall toll any
4	applicable deadline for the filing of any motion,
5	petition, or appeal during the period beginning
6	on the date of the death of a defendant con-
7	victed in a criminal case and ending on the
8	later of—
9	"(i) the date of the appointment of
10	that defendant's personal representative;
11	or
12	"(ii) where applicable, the date of the
13	appointment of counsel for that personal
14	representative.
15	"(D) RESTITUTION.—If restitution has not
16	been fully collected on the date on which a de-
17	fendant convicted in a criminal case dies—
18	"(i) any amount owed under a restitu-
19	tion order (whether issued before or after
20	the death of that defendant) shall be col-
21	lectible from any property from which the
22	restitution could have been collected if that
23	defendant had survived, regardless of
24	whether that property is included in the es-
25	tate of that defendant;

in effect on the date of the death of that
defendant shall continue in effect unless
modified by the court after hearing or pursuant to a motion by the personal representative of that defendant, the Government, or any victim of that defendant's
crime; and

"(iii) upon motion by the Government or any victim of that defendant's crime, the court shall take any action necessary to preserve the availability of property for restitution under this section.

#### "(e) Forfeiture.—

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"(1) IN GENERAL.—Except as provided in paragraph (2), the death of an individual does not affect the Government's ability to seek, or to continue to pursue, civil forfeiture of property as authorized by law.

"(2) Tolling of Limitations for civil forfeiture.—Notwithstanding the expiration of any civil forfeiture statute of limitations or any time limitation set forth in section 983(a) of this title, not later than the later of the time period otherwise authorized by law and 2 years after the date of the

1	death of an individual against whom a criminal in-
2	dictment alleging forfeiture is pending, the Govern-
3	ment may commence civil forfeiture proceedings
4	against any interest in any property alleged to be
5	forfeitable in the indictment of that individual.
6	"(f) Definitions.—In this section—
7	"(1) the term 'accepted', relating to a plea of
8	guilty or nolo contendere, means that a court has
9	determined, under rule 11(b) of the Federal Rules of
10	Criminal Procedure, that the plea is voluntary and
11	supported by a factual basis, regardless of whether
12	final acceptance of that plea may have been deferred
13	pending review of a presentence report or otherwise;
14	"(2) the term 'announced', relating to a sen-
15	tence, means that the sentence has been orally stat-
16	ed in open court;
17	"(3) the term 'convicted' refers to a defend-
18	ant—
19	"(A) whose plea of guilty or nolo
20	contendere has been accepted; or
21	"(B) against whom a verdict of guilty has
22	been returned;
23	"(4) the term 'direct appeal' means an appeal
24	filed, within the period provided by rule 4(b) of the
25	Federal Rules of Appellate Procedure, from the

- 1 entry of the judgment or order of restitution, includ-
- 2 ing review by the Supreme Court of the United
- 3 States; and
- 4 "(5) the term 'returned', relating to a verdict,
- 5 means that the verdict has been orally stated in
- 6 open court.".
- 7 (b) Conforming Amendment.—The table of sec-
- 8 tions for chapter 227 of title 18, United States Code, is
- 9 amended by adding at the end the following:

"3560. Effect of death of a defendant in Federal criminal proceedings.".

#### 10 SEC. 3. EFFECTIVE DATE.

- 11 The amendments made by this Act shall apply to any
- 12 criminal case or appeal pending on or after July 1, 2007.
- 13 SEC. 4. SEVERABILITY.
- 14 If any provision of this Act, any amendment made
- 15 by this Act, or the application of such provision or amend-
- 16 ment to any person or circumstance is held to be unconsti-
- 17 tutional, the remainder of the provisions of this Act, the
- 18 amendments made by this Act, and the application of such
- 19 provisions or amendments to any person or circumstance
- 20 shall not be affected.

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